

1
2
3
4
5
6
7 UNITED STATES DISTRICT COURT
8 IN AND FOR THE STATE OF NEVADA

9 NATHANIEL WILLIAMS, an individual;

Case No: 3:18-cv-00282-MMD-CBC

10 Plaintiff,

11 vs.

**STIPULATION TO EXTEND
DEADLINE TO DISMISS
PURSUANT TO SETTLEMENT**

(First Request)

12 WILLIAM GITTERE, CHARLES DANIELS,
13 HAROLD WICKHAM, JOHN
BORROWMAN, MICHAEL MINEV, JERRY
14 HOWELL, RENEE BAKER, BRIAN E.
WILLIAMS, WILLIAM REUBART, RONALD
OLIVER, FRANK DREESSEN, SONYA
15 CARILLO, DUSTIN (first name unknown),
CARLOS CALDERON, J. HEBERT, BONNIE
16 SWADLING, LEON (first name unknown),
STEVE GREEN, DEVLIN THOMPSON, DR.
17 PEÑA (first name unknown), DR. RACOMA
(first name unknown), PHILIP GANG, BRIAN
18 EGERTON, DR. ADAMSON (first name
unknown), DR. YUP (first name unknown), D.
19 HUTTENSCHMIDT, and DOES 1-70;

20 Defendants.
21

22 Plaintiff, NATHANIEL WILLIAMS, and Defendants: Kim Adamson, Renee Baker,
23 John Borrowman, Carlos Calderon, Sonya Carrillo, Charles Daniels, Frank Dreesen, Brian
24 Egerton, Philip Gang, William Gittere, Steve Green, Judith Hebert, Jerry Howell, Kenia Leon,
25 Michael Minev, Ronald Oliver, Rene Pena, Dr. Racoma, William Reubart, Bonnie Swadling,
26 Devlin Thompson, Harold Wickham, Brian Williams and Catherine Yup, by and through
27 respective counsel, pursuant to Rule 6 of the Federal Rules of Civil Procedure, and LR IA 6-1
28

Doyle Law Office

Kerry S. Doyle, Esq.
4600 Kietzke Lane
Suite 1-207
Reno, Nevada 89502
(775) 525-0889

kerry@rdoylelaw.com

of the United States District Court for the District of Nevada Local Rule hereby stipulate to extend the deadline to file stipulations to dismiss the actions.

The parties agree that they have exchanged a draft settlement proposal; however, due to the Attorney General's involvement in high profile argument regarding the death penalty and delays in transporting Williams to camp, which created difficulty in delivering documents for his review, the parties require additional time to execute the necessary documents and file the stipulations to dismiss. The current deadline to dismiss the actions pursuant to settlement is December 6, 2021. The parties request an extension until January 6, 2022, to allow them to complete the required documents and work around the holidays.

DATED this 2nd day of December 2021.

DATED this 2nd day of December 2021.

DOYLE LAW OFFICE, PLLC

AARON D. FORD, ATTORNEY GENERAL

By: /s/ Kerry S. Doyle
 KERRY S. DOYLE, ESQ.
 Nevada Bar No. 10866
 4600 Kietzke Lane, Ste. I-207
 Reno, NV 89502
Attorney for Plaintiff

BY: /s/ Douglas R. Rands
 DOUGLAS R. RANDS
 Nevada Bar No. 3572
 Senior Deputy Attorney General
 State of Nevada
 Public Safety Division
 100 North Carson Street
 Carson City, NV 89701
 Tel: (775) 684-1258
 E-mail: drands@ag.nv.gov
Attorneys for Defendants

IT IS SO ORDERED.

By: 
 UNITED STATES MAGISTRATE JUDGE

DATED: December 3, 2021

Doyle Law Office

Kerry S. Doyle, Esq.
 4600 Kietzke Lane
 Suite I-207
 Reno, Nevada 89502
 (775) 525-0889

kerry@rdoylelaw.com